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OF COUNSEL
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ROBERT J. SCHAAP

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LOS ANGELES OFFICE 5601 WEST SLAUSON BOULEVARD SUITE 178 LOS ANGELES, CALIFORNIA 90230

> TELEPHONE (310) 645-6460

June 17, 2003

Commissioner of Patents and Trademarks Washington, D.C. 20231

Re: U.S. Patent Application Serial No. 10/037,814 for Composite Reinforced Electrical Transmission Conductor

Dear Sir:

The applicant in the above-identified patent application is herewith filing a Request to Revive an abandoned patent application, a supporting declaration and a response to the Notice to file missing parts of an application dated February 4, 2002.

It is believed no fee is required for the submission of this petition, since any error does not rest on the part of the applicant.

Please charge any additional costs or credit any overpayment to Deposit Account No. 19-0258.

Please also process this Request to Revive at an early date.

Dated:

, 2003

Respectfully submitted,

ROBERT J. SCHAAP

Registration No. 20,577

Attorney for Applicant

(818) 346-6555

RECEIVED

JUN 2 6 2003

OFFICE OF PETITIONS

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

WILLIAM BRANDT GOLDSWORTHY

SERIAL NO.: 10/037,814

FILED: DECEMBER 28, 2001) GROUP ART UNIT NO. 2839

TITLE: COMPOSITE REINFORCED

ELECTRICAL TRANSMISSION

CONDUCTOR

EXAMINER: SON V. NGUYEN

REQUEST TO REVIVE AN ABANDONED PATENT APPLICATION

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

Inasmuch as the applicant had not received any communication from the U.S. Patent and Trademark Office, the office of the applicant's undersigned representative did contact the U.S. Patent and Trademark Office on a few occasions to determine the status of this application. In fact, attached to the declaration of Liliana Cancino are copies of memoranda to file reporting contacts with the U.S. Patent and Trademark Office for this application.

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RECEIVED

Ms. Cancino, at the request of the undersigned attorney, requested a copy of the Notice dated February 4, 2002, inasmuch as the same had never been received in this office. Upon receiving that Notice, the undersigned immediately started preparation of a response to that Notice and of this Request to Revive.

The undersigned representative of the petitioner-applicant has an office in an office building in which all mail is delivered to a central mail room and is retrieved from that mail room by the various occupants of that building. The petitioner-applicant's undersigned representative has one person in his office who daily retrieves the mail and that person, in this case, is Ms. Liliana Cancino. Ms. Cancino always retrieves the mail and when the mail is opened, she automatically date stamps every piece of mail, except for official documents, such as issued U.S. patents or trademark registrations.

When Ms. Cancino opens and date stamps incoming mail, if a response date is required, then she automatically dockets that response date in her docket book and notes the response date on the document and initials same. She then gives that document to the undersigned representative's secretary, Ms. Pauline Barraza, our former secretary (now Ms. Sarah Mitchell, our present secretary) who, in turn, dockets same and also initials the document. In this way, when the undersigned receives the document, he can immediately

examine the document in order to see that it has been properly docketed.

If the petitioner-applicant's representative had received that document dated January 2, 2001, it would have been docketed in the docket books of both Ms. Cancino and Ms. Barraza, for review by April 4, 2002. The petitioner is enclosing photocopies of the docket sheets for April 4, 2002 to show that no entry thereof was ever made. This was for the reason that the document from the U.S. Patent and Trademark Office was never received in this office.

The petitioner has diligently prosecuted this application and is desirous of securing protection thereon. The petitioner therefore petitions the U.S. Patent and Trademark Office to revive this application inasmuch as it became abandoned as a result of no failure on the part of the petitioner.

Ms. Cancino and the petitioner's undersigned attorney of record have thoroughly examined the file jacket for this application and have examined the entire file contents thereof. The petitioner's undersigned attorney uses a three panel file for patent applications and in which correspondence between the petitioner and the undersigned attorney is located in the right hand panel and communications between the Patent Office and the undersigned attorney are located in the center panel. References are located on the left hand panel. The contents of all three

panels were carefully examined and no copy of the Notice was found.

The undersigned attorney has experienced other situations in which Notices mailed by the U.S. Patent and Trademark Office were not received at this office. Moreover, this office has also experienced several occasions in which mail sent from this office was not received by the intended recipient. In fact, undersigned has contacted the local Woodland Hills branch of the U.S. Postal Service and complained about this fact to the manager of that branch. As anticipated, no ostensible action was taken by that post office branch, and the undersigned was merely given a platitude that all mail received at the Woodland Hills branch of the Post Office is always delivered promptly. Nevertheless, given the frailties of the Postal Service, the undersigned always endeavors to promptly respond to communications from the U.S. Patent and Trademark Office.

Please charge any costs in connection with this petition to Deposit Account No. 19-0258.

An early revival of this application is therefore respectfully solicited.

Dated: June 18, 2003

Respectfully submitted,

ROBERT J. SCHAAP

Attorney for Applicant Registration No. 20,577

(818) 346-6555

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OF COUNSEL
LENSKE, LENSKE & ABRAMSON

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> TELEPHONE (310) 645-6460

March 12, 2003

Woodland Hills Branch Post Office 22121 Clarendon St. Woodland Hills, CA 91367

Attn.: Cindy Pritchard, Complaints

Re: Mail Service

Dear Ms. Pritchard:

Unfortunately, this is not the first time that we have had to complain to the Woodland Hills Branch of the Post Office. We have found on numerous occasions where correspondence which we send is not received by the recipient, and in addition, we have numerous cases where correspondence which was intended for this office never reached this office.

Within the past year alone, over one dozen pieces of mail were not received by this office, and we ultimately obtained copies through a fax or other means. I have never had such poor postal service since I have moved into this office in the Woodland Hills area. Frankly, the service of this branch of the Post Office is appalling.

Our problem is particularly pronounced, since this is a law office dealing in intellectual property matters. We have had numerous instances where mail sent by the U.S. Patent and Trademark Office, and properly addressed, was never received at this office. Fortunately, the Examiners will initiate phone calls in order to determine if we intended to permit a matter to become abandoned. In addition, we have had situations which have arisen where documents were sent by a court and, again, never received at this

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Ms. Cindy Pritchard Woodland Hills Post Office June 12, 2003 Page 2

office.

If the situation regarding the mail is not corrected, then I will take this issue directly to the Director's Office in Washington, D.C. I regret the necessity of expressing my concern in such strong terms, but this problem is becoming very pronounced.

Very truly yours,

It I Mane

ROBERT J. SCHAAP

RJS:pjb

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MEMORANDUM

TO:

BOB

FROM:

LILIANA

DATE:

May 1, 2003

RE:

CONTINUATION APP. SERIAL NO. 10/037,814

I HAVE RECEIVED A CALL FROM AN EXAMINING PETITIONER BY THE NAME OF PHILP GAMBLE. I ASKED EXAMINER GAMBLE HOW WE WOULD GO ABOUT REVIVING THIS CASE. HE SAID THAT WE WOULD HAVE TO SHOW PROOF OF THOROUGHLY CHECKING THE FILE AND COPIES OF THE DOCKET SHEETS. HE THEN ASKED ME HOW DID I FIND OUT THIS CASE HAD GONE ABANDONED AND I TOLD HIM THAT I WAS CALLING TO CHECK STATUS SINCE WE NEVER RECEIVED FILING RECEIPT OR ANY TYPE OF NOTICE. HE THEN STATED THAT WE HAVE A GOOD CHANCE OF REVIVING SINCE WE DID NOT RECEIVE A NOTICE OF ABANDONMENT SINCE THE PTO HAS FAILED TO ISSUE ONE AND WE TOOK THE EFFORT TO CHECK STATUS BUT THAT WE SHOULD ANSWER VERY QUICKLY. HE ALSO STATED THAT WE SHOULD INCLUDE IN THE DECLARATION THAT THE PERSON I SPOKE TO AT OPEI SAID THAT THERE WAS NO NOTICE OF ABANDONMENT YET ISSUED. (THAT WOULD HELP). HE SUGGESTED THAT ON ALL CASES THAT GO ABANDONED AND WE NEED TO REVIVE THAT WE DO IT BY FAX SINCE THEY MATCH UP THE PAPER WORK TO FILE QUICKLY INSTEAD OF THE MAIL PROCEDURE SINCE IT WOULD PROBABLY JUST SIT IN THE MAIL ROOM FOR A WHILE.

PETITIONS FAX NUMBER: 703-308-6916

MEMORANDUM

TO:

BOB

FROM:

LILIANA

DATE:

May 1, 2003

RE: GOLDWORTHY CONTINUATION APP. BASED ON 285' CRAC 1

I SPOKE TO WINNETE STOPPER AT THE USPTO CUSTOMER SERVICE, SINCE I WAS NOT ABLE TO REACH THE EXAMINER NYUGEN. MS. STOPPER SUGGESTED I CALL THE OEPI UNIT WERE THE CASE IS AT NOW. I ALSO TOLD HER THAT WE HAD NOT RECEIVED A FILING RECEIPT IF SHE CAN GIVE ME THE NUMBER IT WAS ASSIGNED THE CASE WAS GIVEN A SERIAL NO. OF 10/037,814.

I THEN CALLED OEPI AND SPOKE TO A MR. WILLIAMS AT 703-308-1202. MR. WILLIAM STATED THAT THE CASE HAS GONE ABANDONED FOR FAILURE TO ANSWER TO A NOTICE OF MISSING PART THAT WAS ATTACHED TO THE FILING RECEIPT. I EXPLAINED TO MR. WILLIAMS THAT WE HAD NEVER RECEIVED SUCH DOCUMENT AND THAT IF HE CAN PLEASE FAX IT OVER AND WHAT WAS THE DOCUMENT THAT THEY WERE REQUESTING AS MISSING AND A CHARGE FOR \$65.00. HE SAID THE OATH WAS NOT INCLUDE WHEN THE CASE WAS FILED. HE THEN SUGGESTED THAT I CALL THE PETITIONERS OFFICE TO ASK HOW WE CAN PAY \$130.00 TO GET THE CASE REINSTATED.

I THEN CALLED THE OFFICE OF PETITIONS AT 703-305-9282 AND SPOKE TO MS. NICKY THE RECEPTIONIST. SHE SAID THAT ALL THE PETITION ATTORNEYS WERE BUSY AND THAT SHE WOULD TAKE MY NAME AND NUMBER AND HAVE SOMEONE CALL ME BACK TO LET ME KNOW HOW WE CAN GO ABOUT REINSTATING THIS CASE.